





## UNITED STATES DEPARTMENT OF COMMERCE Patent and Trademark Office

Address: COMMISSIONER OF PATENTS AND TRADEMARKS Washington, D.C. 20231

		ADJUES OF	\ vva	sningwii, D.G. Ec	
		TE FIRST NAMED /	ADDUCANT		ATTORNEY DOCKET NO.
1	SERIAL NUMBER FILING DAT		H	0756-1299	
	08/462,742 06/05/95	ZHANG			
ı	_				

SIXBEY FRIEDMAN LEEDOM & FERGUSON
2010 CORPORATE RIDGE SUITE 600
MCLEAN VA 22102

PAPER NUMBER

1104
DAJE MALEDO
D

Please find below a communication from the EXAMINER in charge of this application.

Commissioner of Patents

## **Advisory Action**

Application No. 08/462,742 Applicant(s)

Examiner

Leon Radomsky

Group Art Unit 1104



HE PERIOD FO	OR RESPONSE: [check only a) or b]]
a) X expire	s months from the mailing date of the final rejection.
b) expire	is either three months from the mailing date of the final rejection, or on the mailing date of the final in the mailing date of the final in the statutory period for the response expire later than six months from the date of the final
date on which determining th	of time must be obtained by filing a petition under 37 CFR 1.136(a), the proposed response and the appropriate fee. The of time must be obtained by filing a petition under 37 CFR 1.136(a), the proposed response and also the date for the purposes of the response, the petition, and the fee have been filed is the date of the response and also the date for the purposes of extension and the corresponding amount of the fee. Any extension fee pursuant to 37 CFR 1.17 will be to period of extension and the corresponding amount of the fee. Any extension fee pursuant to 37 CFR 1.17 will be to period for response or as set forth in b) above.  In the date of the originally set shortened statutory period for Repeal filed on.  (or within any
Appellant's	Brief is due two months from the date of the Notice of Appear life of Appear life of the Notice of Appear life of the Notice of Appe
	ponse set forth above, whichever is later. See a serious set forth above, whichever is later. See a serious set forth above, whichever is later. See a serious set of the final rejection, filed on has been considered with the following effect, and the file of the serious set for the serious set for the serious serious set for the serious
The propos	ed amendment(s):
☐ will be	entered upon filing of a Notice of Appeal and an Appeal Brief.
will not     will not     will not	be entered because: raise new issues that would require further consideration and/or search. (See note below).
X they	are not deemed to place the application in better form for appear by matching research
issu	es for appeal.
X they	Amended claims would be rejected over Oka in view of Liu and further in view of Kuznetsov.
	Amended claims would be rejected over Oxio  ant's response has overcome the following rejection(s):
	ant's response has overcome the following rejection(s):
Applica	ant's response has overcome the following rejection(s):  would be allowable if submitted in a
Applica	ant's response has overcome the following rejection(s):  oposed or amended claims would be allowable if submitted in a
Application Applic	ant's response has overcome the following rejection(s):  oposed or amended claims would be allowable if submitted in a timely filed amendment cancelling the non-allowable claims.
Application Applic	ant's response has overcome the following rejection(s):  oposed or amended claims would be allowable if submitted in a timely filed amendment cancelling the non-allowable claims.  avit, exhibit or request for reconsideration has been considered but does NOT place the application in condition ance because:
☐ Application  Newly proseparate,  The affide for allow Kuznetso	ant's response has overcome the following rejection(s):
☐ Application  Newly prosperate,  The affidition  KuznetsG  a-Si. Thu  The affid	ant's response has overcome the following rejection(s):
☐ Application  Newly prosperate,  The affidition  KuznetsG  a-Si. Thu  The affid	ant's response has overcome the following rejection(s):
☐ Application  Newly prosperate,  The affidation  Kuznetso  a-Si. Thu  The affidation  The affidation  The affidation  The affidation  The purpose	ant's response has overcome the following rejection(s):
☐ Applica ☐ Newly proseparate,  ☑ The affidition for allows	ant's response has overcome the following rejection(s):  poposed or amended claims
☐ Application  Newly prosperate,  In the affidation for allows   Kuznetso   a-Si. Thu  The affidation exam  For purportions a  Claims of	ant's response has overcome the following rejection(s):  possed or amended claims timely filed amendment cancelling the non-allowable claims.  avit, exhibit or request for reconsideration has been considered but does NOT place the application in condition ance because:  by teaches that metal catalyst induced crystallization occurs by lateral diffusion of the metal throughout the process of Oka.  Is, such diffusion, while not explicitly taught by Oka, is inherent in the process of Oka.  Islavit or exhibit will NOT be considered because it is not directed SOLELY to issues which were newly raised by a larger than the final rejection.  Oses of Appeal, the status of the claims is as follows (see attached written explanation, if any):  Illowed: None  Dejected to: None
☐ Application  Newly prosperate,  The affidation and the Exame  The affidation Exame  For purpoclaims a Claims of Claims recommended.	ant's response has overcome the following rejection(s):  oposed or amended claims
☐ Application  Newly prosperate,  The affidation and the Exame  The affidation Exame  The affidation and the Exame  Claims a Claims of Claims recommended.	ant's response has overcome the following rejection(s):  poposed or amended claims
☐ Application  Newly prosperate,  The affide for allows Kuznetso a-Si. Thu  The affide the Exam  For purpoclaims a Claims of Claims recognition.	ant's response has overcome the following rejection(s):  oposed or amended claims
Newly proseparate,  The affidition of allows KuznetsGa-Si. Thu The affidithe Exam X: For purpoclaims a Claims a Claims a Claims r The proposition of the the	ant's response has overcome the following rejection(s):  oposed or amended claims

U. S. Patent and Trademark Office PTO-303 (Rev. 8-95)

**Advisory Action** 

Part of Paper No. \_\_\_13

Elin Bol Bown CHARLES L. BOWERS, JR.
SUPERVISORY PATENT EXAMINER
GROUP 1100